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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
DIVISION

Richard Lee Hubbs
By and Through - Krishna
Lockwood - Kevin Ray Barnett 3rd

(Enter above the full name of the
Plaintiff in this action. Include prison
registration number.)

v.

ST. Louis police
officer(s) unknown
City of St. Louis (St. Louis
City police Dept)

Case No. _____
(To be assigned by Clerk)

In what capacity are you suing the
defendants?

- ☐ Official
☐ Individual
☒ Both

(Enter above the full name of ALL Defend-
ant(s) in this action. Fed. R. Civ. P. 10(a)
requires that the caption of the complaint
include the names of all the parties. Merely
listing one party and "et al." is insufficient.
Please attach additional sheets if necessary.)

PRISONER CIVIL RIGHTS COMPLAINT UNDER 42 U.S.C. § 1983

I. PLACE OF PRESENT CONFINEMENT:

ST. Louis County Jail

II. PREVIOUS CIVIL ACTIONS:

A. Have you brought any other civil actions in state or federal court dealing with the
same facts involved in this action or otherwise relating to your confinement?

YES []

NO [X]

2

B. If your answer to "A" is YES, describe the action(s) in the space below. If there is more than one action, you must describe the additional action(s) on a separate piece of paper, using the same format as below.

1. Parties to previous civil action:

Plaintiff: Richard Lee Hubbs By
Kevin Ray Barnett 3rd And Through Kwisha Lockwood -
Defendant(s): ST. Louis police officer(s)
Police Dept. unknown, City of St. Louis (St. Louis City)

2. Court where filed: _____

3. Docket or case number: _____

4. Name of Judge: _____

5. Basic claim made: _____

6. Present disposition (Is the case still pending? Is it closed? If closed, was it appealed?):

Closed

III. GRIEVANCE PROCEDURES:

A. Is there a prisoner grievance procedure at the institution in which you are incarcerated?

YES []

NO [X]

B. Have you presented this grievance system the facts which are at issue in this complaint?

YES []

NO [X]

C. If your answer to "B" is YES, what steps did you take: _____

D. If your answer to "B" is NO, explain why you have not used the grievance system:

N/A

IV. PARTIES TO THIS ACTION:

A. Plaintiff

1. Name of Plaintiff: Richard Lee Hubbs
2. Plaintiff's address: 100 S. Central, Clayton MO 63105
3. Registration number: # 103174

B. Defendant(s)

1. Name of Defendant: Multiple unknown St. Louis City Police officers.
2. Defendant's address: St. Louis Police Dept.
3. Defendant's employer and job title: St. Louis City Missouri, St. Louis police officer(s)
4. Additional Defendant(s) and address(es): (Need courts help with police officers additional info being requested by this form)

V. COUNSEL

A. Do you have an attorney to represent you in this action?

YES []

NO

☒

B. If your answer to "A" is NO, have you made an effort to contact an attorney to represent you in this matter?

YES []

NO

☒

C. If your answer to "B" is YES, state the name(s) and address(es) of the attorneys you contacted and the results of those efforts:

N/A

D. If your answer to "B" is NO, explain why you have not made such efforts:

Because Im incarcerated, with limited resources

E. Have you previously been represented by counsel in a civil action in this Court?

YES []

NO

☒

F. If your answer to "E" is YES, state the attorney's name and address:

N/A

- VI. Statement of claim (State as briefly as possible the facts of your case. Describe how each defendant is involved. You must state exactly what each defendant personally did, or failed to do, which resulted in harm to you. Include also the names of other persons involved, dates, and places. Be as specific as possible. State your claims in numbered paragraphs. You may use additional paper if necessary):

1) On November 20th 2020 At about 9:30 AM
 I Richard Hubbs Received a Telephone
 Call from Family Friend, Stating "Krisha
 Just shot baby Kevin in the Head And
 Then shot Herself, Both Are Dead".

2) I Richard Turned on the T.V., And
 Confirmed this to be True Through
 The News Channel.

3) I Richard Hubbs, Then walked
 into the other Room to Tell Kevin
 Barnett JR. (father to Kevin Barnett 3rd)
 That his child's Mother (Krisha Lockwood)
 And Son were both Deceased Due
 to Murder - Suicide as of That
 Morning.

4) Upon Being Made Aware of His Child's
 Mother (Krisha Lockwood), And Son
 (Kevin Ray Barnett 3rd) Both Being Shot
 And Killed Due to Murder Suicide,
 My biological Sibling Kevin Ray Barnett JR.
 Instantly Suffered Severe Mental Anguish to The
 extent That He is Not Mentally Capable of
 Articulating The Commencement of This Suit. as a
 Direct Blood Desendent I, Richard Lee Hubbs Am
 filing as a Plaintiff/Defendant.

- 5) I Richard Hubbs Have gathered The following into and facts from Various Sources.
- 6) These Sources are from The following ..
- 7) news media, various news Apps, google, police officers on scene, family members, friends of the family.
- 8) Krishna's grandmother reportedly called 911 on Nov. 27 2020 at Approximately 6:00 - 6:30 AM, or There of Early morning Hours, Due to "Shots fired" or Sounds of a gunshot in The Home.
- 9) police started to news media when they Arrived to Respond to such call, Krishna Luckwood was Acting in A peculiar way, or Erratic, And she was in possession of A Firearm.
- 10) police on scene told news media they backed out of The Residence located on Quincy St, St. Louis Mo, to Secure The scene And Call Back up Due to Krishna Acting Erratic.
- 11) Krishna was left in The Home with The fire Arm. Home was Not cleaned or secured.
- 12) While perimeter was being established, A single gun shot was Heard which prompted police officers to go back inside The Residence.
- 13) as police officers cleared The Home Due to Hearing The gun shot, It was Discovered both Krishna And Her 8y. old Son Kevin Barrett JR were both mortally wounded Due to gun shot wounds.
- 14) It was stated to news media to Appear Krishna she Kevin Barrett JR, And then shot Herself.
- 15) St. Louis City police officers which can be specifically Named Through The police Report I believe And Am convinced The police were Deliberately Indifferent to following policy and procedure, And said Actions Resulted in The Death(s) of Krishna Luckwood And Kevin Barrett JR. Due to The Home Not being Secured, on First Inspection of 911 call, And Krishna being left in The Home with a fire Arm And Not being Detained even though she was Acting Irrational And Not making sense she was Not Detained.

16) The premises was Not Searched or checked for Dangerous Contraband.

17) Police officers backed onto the Residence, leading Krishna Lockwood Acting Irrationally with a Fire Arm on the person.

18) Another shot was Heard by police who went back into the Residence and then discovered 2 deceased.

VII. RELIEF

State briefly and exactly what you want the Court to do for you. Do not make legal arguments. (Note: If you are a state prisoner and you seek from this Court relief that affects the length or duration of your imprisonment, your case **must** be filed on a § 2254 form.)

To EXACT payment in the sum of
20 million dollars (20,000,000.00)
From ST. Louis City metropolitan
police department, And or all
persons involved.

VIII. MONEY DAMAGES:

A) Do you claim either actual or punitive monetary damages for the acts alleged in this complaint?

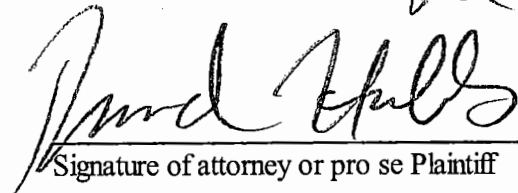
YES ☒ NO ☐

B) If your answer to "A" is YES, state below the amount claimed and the reason or reasons you believe you are entitled to recover such money damages:

(20,000,000.00) 20 million dollars in
punitive damages for the affects
on my family in physical & mental anguish.

IX. Do you claim that the wrongs alleged in the complaint are continuing to occur at the present time?

YES ☒ NO ☐


Signature of attorney or pro se Plaintiff

5-27-21
Date